

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 3790 of 1990

For Approval and Signature:

Hon'ble MR.JUSTICE S.K.KESHOTE

- =====
1. Whether Reporters of Local Papers may be allowed to see the judgements?
  2. To be referred to the Reporter or not?
  3. Whether Their Lordships wish to see the fair copy of the judgement?
  4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
  5. Whether it is to be circulated to the Civil Judge?
- 

DINESHBHAI JAYANTILAL PATEL

Versus

PANCHAYAT AND GRAM-GRUH NIRMANDEPARTMENT

-----

Appearance:

None present for Petitioner  
MS HARSHA DEVYANI for Respondent

-----

CORAM : MR.JUSTICE S.K.KESHOTE

Date of decision: 12/11/97

ORAL JUDGMENT

1. The matter was called out for hearing in the first round, then in the second round and lastly in the third round, but none put appearance on behalf of the petitioner. The learned counsel for respondents made a statement that this Special Civil Application has become infructuous. Perused the Special Civil Application.

2. In this Special Civil Application, grievance has been made by petitioner that the action of respondents not to accept the application of the petitioner for the post of Gram Sevak be declared to be illegal and arbitrary. The petitioner possessed to his credit, two years' Diploma in Rural Development Science from Rang-Bharti Vidyapith, Vasna-Maragiya, Kheda, which was not considered to be the requisite educational qualification or eligibility to qualify for the post aforesaid. In Civil Application No.791 of 1991 filed by petitioner in this Special Civil Application, this Court has granted interim relief in favour of the petitioner and the respondents were directed to accept the application of the petitioner for the post of Gram Sevak. So after that order, in fact, nothing otherwise survives in this Special Civil Application. However, the learned counsel for respondents further stated that the qualification of Diploma in Rural Development Science was prescribed as requisite and eligible qualification for the said post. So otherwise also, nothing now survives in this Special Civil Application.

3. In the result, this Special Civil Application is dismissed as having infructuous. Rule discharged. Interim relief, if any, granted by this Court, stands vacated. No order as to costs.

.....

(sunil)